# ON TRIAL

been made against them by the Lexow Bay They Are Legally Disqualified.



They had selected the present cases ecause they were the easiest to prove nd because the men were those which hey preferred to break.

Scene Shifts to the Court.

Scene Shifts to the Court.

The scene of battle was transferred at noon from Police Headquarters to the Special Term of the Superior Court, where Judge Glidersleeve was sitting.

Assistant District-Attorneys Wellman and Osborn were on hand promptly at 12 o'clock, and Commissioner Martin was with them. Lawyers Fromme and Grant were there with Capt. Doherty, and John W. Goff, leading counsel for the Lexow Committee was also present.

Mr. Wellman seemed to be agitated. He consuited Mr. Goff, who also shook hands with Lawyer Grant very cordially. When Mr. Wellman got a chance he told Judge Glidersleeve about the writ, and said he had a few affidavits to oppose it.



CHARLES H. MURRAY.

Mr. Wellman said he didn't want any time, but wanted the question decided at once, as he claimed that the paper with which the Board had been served with which the Board had been served was not a writ.

Judge Gildersleeve took the papers and retired to his private room to deliberate upon them. The lawyers remained in the court-room to await his return.

According to Assistant District-Attor-According to Assistant District-Attor: it hey Osborn, no writ of prehibition was a perative unless it was issued at a Special Term of the Court. This writ, it was admitted, was granted by a judge out of Court, and was therefore not valid. He did not see how the Court could refuse to dismiss.

h, no write of production was a superior of a place of the Court. This writ, it was produced for a place of the Court of the write of the court of t

mayor Gilroy against the Police Commissioners at once, and that they could not then sit at the trial of any of the occurrence, and the sit at the trial of any of the occurrence, and the force, while such charges were pending against them. The nature of the charges Lawyer Grant proposed to prefer against the Commissioners at work getting the trial-room at Head-quarters ready for business.

From daybreak, carpenters had been at work getting the trial-room at Head-quarters ready for business.

The trials were set down to commence at 10 o'clock, but an hour before that the was going to make some starting discourses should he be pushed to closely by the Commissioners.

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Ilms discourses should he be pushed to closely by the Commissioners.

It is add that he has got him left in trouble, and for that reason took witnesses to exceed the took witnesses to shear the form the capture of the trial reason took witnesses to exceed the time the town to prove that the trial and sheeh as a thunder that he was justified in arresting Chas. Hausier, of 68 Eleventh avenue, yeater-day attention in front of the Grand street ferty-house.

Birmingham said that while he was first day afternoon in front of the Grand street ferty-house.

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Birmingham said that the has got him defend to court to-day to prove that he was justified in arresting Chas.

Birmingham said that while he was going to make some starting day afternoon in front of the Grand street ferty-house.

Birmingham said that while he was gure ferty-house.

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Birmingham said that he has h

Bay They Are Legally Disqualified.
This, it is claimed, legally disqualifies them from sitting as judges upon the defendants, whose cases are thus rendered hopeless at the start.
This, as Lawyer Grant explained, was a violation of the constitutional rights of his clients, and brought out in the strongest possible light the farcical nature of the proceedings which had been instituted.
The other ground on which the writ of prohibition was granted was that no reasonable time had been given to the defendants to prepare for trial.
Although the rules of the Police Department said that only forty-eight hours' notice was sufficient, the statute of this State gave the defendants a right to demand a reasonable time for preparation.

The odemand a reasonable time for preparation.

Sourcely half a dozen were present

of this State gave the defendants a right to demand a reasonable time for preparation.

This point would have to be determined upon argument before the Judge granting the writ.

As soon as President Martin had made his announcement Mr. Wellman and Mr. Osborne gathered up their papers and hurriedly left the court-room, bound for the District-Attorney so office.

They had only an hour to prepare their argument to meet the claim made by the lawyers for the defendants, and it was apparent that should Judge Dugro decide that the first point was well taken the Police Board as at present constituted would be utterly disqualified for trying Capt. Doherty and his co-defendants, and the whole structure which they have been so carefully building up for the last two or three weeks would tumble to the ground.

This is a public livestigation," he declared, "and any citizen has a right to go in there as long as there is room, I shall insist upon it."

Lawyer Grant was asked if his clients was prepared to go on, and he repiled:

Grant Said He Had a Boomerang.

was prepared to go on, and he repiled:

Grant Said He Had a Boomerang.

"You will know very soon, but I can say right now that we have a little boomerang here that will make some bones rattle, and it may turn out that the shoe is on the other foot."

Lawyer Fromme accompanied Mr. Grant, who added that either ex-Judge Horace Russell or Lawyer J. L. Hill might also appear in the case for the defendants later on, but would not be on hand to-day.

Mr. Wellman, looking cool and collected, arrived shortly afterwards and at 10.10 the Police Commissioners themselves filed in, headed by President Martin, and took their seats at the head of the semi-circular table.

Commissioners Murray and Kerwin were provided with Japanese fans and awaited developments with a look of expectancy, while President Martin and his Tammany colleague. Mr. Sheehan, looked caim and stolid.

Supt. Byrnes and Capt. Cross were among the spectators when Capt. Michael Doherty, the chief defendant, at 10.15 o'clock took one of the three chairs in front of the row of Commissioners, and President Martin remarked in an offhand way:

"Well, are you ready to go on?"

Lawyer Grant asked for a short delay, and he seemed to be expecting some one. Capt. Doherty looked somewhat anxious and worried, and twiddled his fingers nervously while waiting for the ball to open.

Finally, at 10.50, the proceedings were opened by Mr. Fromme, who said he appeared for Ward Men Hoch and Mechan, and made a motion for an adjournment. Grant Said He Had a Boomerang

eight hours after being served with the complaints showed indecent hasts.

Wellman Insisted Upon Going On.

Mr. Wellman, in reply, said that Capt Doherty had known of the charges against him for six weeks, and to his knowledge had been preparing his defense for the last eight days.

He insisted upon going on with the trials at once, because, he said, the knowledge had been preparing his defense for the last eight days.

He insisted upon going on with the trials at once, because, he said, the knight days.

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He insisted upon going on with the trials at once, because, he said, the knight days.

He insisted upon going on with the trials at once, because they have prejudged the case, and have stated that the that they intend to convict my clients.

"I therefore renew my motion for an adjournment of this case," said Mr. Fromme, in conclusion.

Mr. Wellman, in reply, said that the order had been filed, and, although it might not have been served on the attorneys for the other side, it was in force, and the hold done all he could to prepare his cases, but had not been able to do 80.

"I thaim, he said, "that Commission-res Martin and Sheehau are disqualified from trying these officers, be cause they have prejudged the case, and have prejudged the case,

at least to keep within the bounds of a respectable attorney. He asserted that an his opponent was making the statement he did with the intention of deceiving the Commissioners, and for several minutes the air in the close little courtroom had a decidedly bluish tinge. When the lawyers had quieted down President Martin in a very deliberate manner announced that the Board had decided to great an asljournment in the scase of Levy, but in the cases of Capt. Doherty and Officers Hach and Mechan they would proceed at once.

"In that case," said Lawyer Fromme, dising and shaking a formidable-look-ing type-written document with a blue paper cover, "we will herewith serve abon your Honorable Board a writ of

report.

The Commissioners pay no attention to any such reports, said President Martn, severely, "and coming from such a source, they are not worth considering."

It was just 2 o'clock, when, the little difficulty having been settled in the Su-perior Court, Mr. Wellman reappeared in the trial-room. Fifteen minutes later the Commissioners filed in and took the the Commissioners filed in and took the places they had vacated so hurriedly a few hours before.

None of the counsel for the defense was present. President Martin looked pale and acted nervously. Gen. Kerwin was the only one of the Board who appeared to be at ease.

At 2.35 President Martin directed Complaint Clerk Petersen to call the names of the accused officers, and all responded.



Doberty Grows Angry.

Adjournment Again Refused.

Mr. Fromme read his affidavits, and at the close Commissioner Martin stated that the motion to adjourn was denied, and ordered that the pleas of the actused officers be taken.

"Hefore doing that," interrupted Lawyer Grant, "I would like to know which of these defendants is to be tried first."

"What do you say to that, Mr. Welling, "As the nature of the complaint is the same in such case." said Mr. Wellman, "I would nivise the Commissioners to join the defendants and try all the cases together."

Lawyer Grant objected to this very vigorously, because the charges and specifications were separate and distinct in every case. He insisted that only one should be tried at the time.

Mr. Wellman, in addition, shated that it would be very difficult to get the willing the house more of the defendants would be prejudiced by trying them together.

The decision of the defendants would be prejudiced by trying them together.

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The decision of the defendants would be tried to three defendants would be tried to the series of the decision of the defendants would be tried to the series of the decision of the defendants would be tried to the series of the series of the series of the decision of the defendants would be tried to the series of the se

Young Hausler then approached the officer, and, pointing to his shield, asked him why he was wearing it. This so enraged the policeman that he promptly took charge of Hausler and marched him to the Delancey street station-house. Birmingham wanted to call his witnesses to prove that the defendant was disorderly and deserved to he arrested. Justice Feitner refused to listen to the policeman's witnesses and discharged the defendant. The latter will prefer charges against Birmingham at Police Headquarters.

## Her Visit to Doberty.

When Mrs. Thurow was raided in October 1822, she said Capt. Doberty and Officers Mechan and Meyer came into the house and arrested her.

She went with them to the East Fifth street station.

Two weeks afterwards she was tried in Special Sessions and fined \$25.

She paid it. Two or three days afterwards she had an interview with Capt. Doherty in his private office in the station-house.

Her husband went with her, but remained outside.
"Tell all that occurred and was said at that interview," said Mr. Weilman.
Lawyer Grant objected, on the ground that the date of the interview was not given, and that the other defendants were not present.
It was overruled.
After a long interchange of courtesies between Mr. Weilman and Mr. Grant the witness said she told Capt. Doherty that she had come to see him about her house.

Another wrangle occurred over an ob-jection of Mr. Grant.
"The Captain asked me if I had been from the deal of the continued Mrs. Thurow." Well, he said, I told them not to see me.
"I told him I had done business with
Hissert, the previous word man, and he
said, 'Meehan is a good fellow. You'll
like him."
More objection by Mr. Fromme.

## Meehan Called on Her.

Mechan Called on Her.

The witness went on to say that a few days after this Mechan came up one evening and said that negotiations would be suspended until after election. He said he wanted to see whether Tammany won or not. This was early in November, 1892.

Mrs. Thurow said she told Mechan she would put out brooms if Tammany won. "Pid you put out brooms?" asked Mr. Wellman.

"Yes. sir."

"When did you buy them?"

Objected to, but overruled, as all other objections were.

The case will be resumed at once."

Doberty Grows Asgry.

Capt. Doherty's giant stature seemed to grow bigger at every breath he drew, and his face flushed with anger. "I protectly be said, "against resuming protectly he here, but is only unavoidably dealy will be resumed.

"That's none of our concern." replied the President. "Your protest will be entered upon the minutes and the trial will be resumed.

"The Complaint formed a voluminous document, and recited in detail the statements made by Mrs. Thurow to the Lexow Committee in regard to payments of money made by her personally to Capt. Docherty and to his ward men, if he had here in the hall resumed and Allen street.

While the charges were being read by Clerk Petersen, Lawyer Fromme came in. He appeared to be somewhat surprised to see that the trial was in progress. He had nothing to say at that time and simply stood up beside his clients until the reading of the complaint was finished.

Lawyer Grant arrived soon after. He said that the reason why he had not been on hand at the opening of the professional was finished.

Lawyer Grant arrived soon after. He said that the reason why he had not been on hand at the opening of the professional was a session.

"The counsel will proceed," said President Martin to Mr. Wellman, ignoring the life that he first wards to see the captain. "A few days after election." Continued the will be a said that the reading of the professional was in session.

"The counsel will proceed," said President Martin to Mr. Wellman, ignoring the lawyer of the professional was in session.

"The wouncel will proceed, "said President

and made a motion for an adjournment.

Mr. Wellman seemed to be agitated. He consulted Mr. Gorf, who also show the feeded for Times.

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Mr. Wellman got a chance he writ at all, but merely an order to agree the feeded for Times and the writ. And that having been on hand at the opening of the toric oppose the motion.

Mr. Wellman got a chance he writ at all, but merely an order to agree the feeded for times with a special to the writ. And the cheer side had find the cheer side had mit additional affidavits and they had not done so. He, therefore, wanted the motion dismissed.

Mr. Fromme said he also represented to go on a feer. He had the special that the feer of the course in was not his first the course of the course in was not his first form. He said that if Mr. Wellman did not understand the practice of the course in an opportunity to be heard. It is not the work of the feer of the course it in sea of the feer of the course it in sea of the feer of the course it in sea of the feer of the course it in the sea of the feer of the course it in sea of the feer of the course it in sea of the feer of th

Tyes, I knew a policeman by that name."

The witness could not remember anything else that Capt. Doherty had said to her, and Mr. Wellman tried to help her out.

Doberty Asks for Fair Play.

"Come, that's not fair," broke in Mr. Grant.
"Yes," interrupted Capt, Doberty ex-citedly "Give me a chance, Mr. Well-man, There is a pretty tough conspir-acy against me." Mr. Fromme quieted his client, and Mrs. Thorow said she first heard that dechan was no longer the ward man in he precinct from the papers. "Then you knew why it was that Hoch are to see you?"

I don't think I wrote on the enclope this time.

I hain't seen Hoch up to this time
i far as I know, but he had been to
be house while I was away, and the
ris told me about him. They all knew
it, as they had met him on the
rest.

"Yes, just before he went to Europe."

"When did you first see Hoch."

"In March, 1893. He was standing in
out of a grocery store in Serond aveue. He sent a little hop over to tell
ue. He sent a little hop over to tell

"Afterwards I saw Hoch in the sta-"What did he say to you?"

She Refuses to Tell.

"I can't tell, because I am subpoensed for the Lexow Committee in Spetember."
"Never mind the Lexow Committee," said Mr. Grant.
"Go on and tell what he said."
The witness said she wanted to open a house in First street, and Hoch proposed she should pay the Captain \$1,000 and \$50 for himself. His proposition was that she should pay \$20 down and \$100 a month after that. This project was not carried out. She afterwards opened a house in Allen street.

Mr. Weilman finished with the witness at this point, and as Mr. Fromme said he was not ready to cross-examine the witness it was suspended until to-morrow, and Mr. Thurow, the husband of the witness was called.

Mr. Fromme Wanted to Eat.

Mr. Fromme Wanted to Eat. Mr. Fromme complained bitterly that no time had been given him to get luncheon, and by warrel an adjournment then, but this was refused.

"How long is this sitting to continue?" asked Mr. Fromme in a plaintive voice.

"We propose to sit till 8 or 9 o'clock if we see fit," replied Commissioner Martin.

## Could Not Talk to Witnesses.

Mr. Fromme collapsed and wiped his perspiring brow nervously.

While Mr. Thurow was being sworn by an interpreter he said he knew nothing about Meehan. Mr. Freeman objected to the interpreter, and cross-examined Thurow in English to show that he understood the language. He answered all his questions.

Mr. Freeman, whose mother tongue is German, also claimed that the interpreter did not render the answers of the witness correctly. The objections, however, were overruled.

Mr. Fromme went out of the room for a few minutes and came back very much excited, and stated to the Board that he had been forbidden to talk with three women in the hall whom he had requested to be present.

Mr. Fromme demanded from Commissioner Martin to know whether the Police Board had given any such instructions, and he asked that the Commissioners should order the men outside to speak to the women.

Commissioner Martin said no orders had been issued by the Board to the policemen, and he would give no instructions.

This made Mr. Fromme very angry

policemen, and he would give no instruc-tions.

This made Mr. Fromme very angry and he said it was an outrage and that the witnesses were being deprived of their liberty, and if any persons forbade him speaking to the women they did it at their peril.

Mr. Fromme then started to go out of the room again, and Commissioner Mar-tin called out to the officer who stood at the door to see that any one who made a disturbance in the hall was locked up.

Intercepted by Policemen.

Mr. Fromme started to the rear of the hall, where the women stood, but was intercepted by three policemen.
Mr. Fromme got very angry and a party of policemen eame up and stood around him so he could not move away Mr. Thurow corroborated his wife's testimony in regard to money paid to Hoch and Lawyer Grant cross-examined him.

# LEVY GETS BAIL.

Trial of the Accused Ex-Ward Mat Set for Next Thursday.

Ex-Ward Man Jeremiah S. Levy was taken before Judge Cowing in Part I. of the Court of General Sessions this noon, where he pleaded not guilty to the ndictment filed by the Grand Jury this morning, charging him with taking a \$20 bribe from Saloon-Keeper Charles Krumm, of 167 Chrystle street.

As in the case of the conditional plea entered yesterday right was retained to change the pleading in order to demur. Lawyer Grant, Levy's counsel, asked the Court to grant him more time in which to prepare the case for trial. Judge Cowing, however, said that the felony charged was not of an intricate nature and a week ought to be enough to prepare the case.

Although Mr. Wellman announced yesterday in court that the trial would be brought on next Monday, Judge Cowing set it down for next Thursday.

Levy, who occupied a Tombs cell last night in default of \$5.000 bonds, was admitted to ball this afternoon.

George Grocing, a saloon-keeper, of 133 Howery, qualified on the bond, risking a house and lot at 76 Rivington street. entered yesterday right was retained to

# to Repeat His Lexow Com-

mittee Testimony. Carl Werner, who testified before Police Commissioners' investigation. He stated that he was in business in New York and was attending regularly to his affairs. Werner thinks it most peculiar that if the detectives really wished to find him they did not do so, as he says he has made no effort at all to avoid helms recognized. While the detectives have not troubled him, Werner says that he has been offered by persons he declines to name strong inducements in the way of promises of money, not to appear before the Police Commissioners, but to "take a little fresh air in the country."

who has evidently kissed the blarney-stone, "stands for all the typical Irish gentleman represents—cican able and the very soul of honesty and manhood. "It was my personal pleasure, Mr. Mayor to hear from the lips of Gen. Sherman the highest encomiums on Gen. Kerwin as a fearless but sagacious soldier, and a prediction that if the war had lasted another year, and the life of the young Irish officer spared, he (Kermins) will have reached one of the highest ranks."

DEBS'S THREAT IN VAIN.

# PRAISE FOR KERWIN.

Mr. Delaney Thanks the Mayor for His Able Appointment.

From the mountain fastnesses of Pennsylvania a veice is heard in praise of wa.ning all railroad men at the stock-

was sometimes Trade Organizations Do Not Criti-

"The suffocating, g sping Ninth Regiment Starts for Suckett's

for the misery of our sex." The troops going to Fort Sheridan in new home

# Neill's.

6th Ave., 20th to 2!st St.

Boys' Clothing. Misses' and Infants' DEPT.



Dresses in White Lawn, Dot-Washable Sailor Suits, with ted Swiss and Imported Ginghams. Sizes 4 to 12 years,

Reduced from 98c.

Double-Breasted Cheviot two piece Dresses, desirable

Reduced from 4.00 and 10.00. Misses' all wool one and

Lanyard and Whistle,

Suits, All Wool,

Regular price 4.50 and 5.00.

Complete line MEN'S # BOYS' BATHING SUITS

LOWEST PRICES.

Silk, Challies and Dimities, handsomely trimmed, latest designs and colors. Sizes 4

shades and styles, sizes 6 to

ONE-QUARTER VALUE SILKS on MONDAY.

to 18 years, at

MEN'S Negligee and Outing SHIRTS,

Collars and Cuffs attached.



Sixty different patterns in Percale, Oxford and Chambray

Sizes 14 to 17 1-2,

46° rach, Regular price 1.25.

1,500 Yards

Formerly 6.00 and 8.00, Children's Dresses in China Fancy Louisine Silks,

# WERNER HAS NOT RUN AWAY. H. O'NEILL & CO., H. O'NEILL & CO., H. O'NEILL & CO.,

6th Ave., 20th to 21st St. 6th Ave., 20th to 21st St. 6th Ave., 20th to 21st St.

Lexow Committee, called at "The Evening World" office this afternoon and defined flatly the report that he had left "Gen. Kerwin." writes Mr. Delaney, the city to avoid testifying before the who has evidently kissed the blarneyPolice Commissioners' investigation. He stone, "stands for all the typical leads"

MANY STRIKERS INDICTED.

Prisoner Meyers Took Revenge
White in the Court-Room. ST. PAUL, Minn., July 19 .- In the

Work Goes Right on at the Stock-Yards in Chicago. (By Associated Press )

CHICAGO, July 19.-The Debs mani-festo, resulting in the Overton edict,

Gen. Kerwin's appointment as Police yards to desist from work or be Commissioner. The voice is that of J. "branded as scabs." seemed to have C. Delaney, who writes from Harrisburg little effect to-day on the men to whom to Mayor Gilroy thanking him, in the name of old soldiers, Irishmen and Irish
Lucretia O. Putnam,

of Forristdale, Mass., was utterly miserable and sick.

Her spine, liver, heart and brain were all diseased.

The weight of her body caused terrible pains in her Gilroy thanking him, in the it was addressed, or upon the situation

# PERHAPS THEY ARE DAZED.

cise the Tariff Disagreement. The secretaries of the Chamber of Could dress.
This woman's trouble was in her womb, affecting her whole constitution.
She found new life in Lydia

E. Pinkham's Vegetable Com-Commerce. Board of Trade, Stock Exthe Board of Trade, Stock Exchange and Maritime Association, said the secretaries, would in all probability take no action at all in the matter, and the Maritime Association representative added that the Tariff bill was too much of a political question for his organization to comment on.

# REGULARS LEAVE CHICAGO.

Harbor on a Special Train.

(b) Associated Press.) CHICAGO, July 19.—The Federal troops petite returned, and my friends moved out of the city to-day. At noon the Ninth Regiment, from Madison Barlooks. I believe Mrs. Pinkham's remedies are a sure cure
Sheridan, and will reach there to-mor-

## A. R. U. Men Are Seeking Work is Montana. (Hy Associated Press )

and sixty indictments against strikers and others for interference with the of robbing the store of Carl Steinhorse, mails during the recent strike on the of 143 East Broadway, on the night of various Northwestern roads. Bench
warrants were issued and names withheld until the arrests are made.
ST. LOUIS, July 19.—The East St.
Louis strikers' Executive Board to-day
declared the American Rallway Union
strike off. The proposition was carried
by a two-thirds vote.
MISSOULA, Mont., July 19.—Strikers
here seem to regard their cause as
lost and many have offered to return
to work The officials have refused to
take back members of the A. R. U.
HELENA, Mont., July 19.—The strikes
in Montana is practically broken as far
as the Northern Pacific is concerned.
Passenger trains run under military
squard. Nearly all classes of employees
have returned to work or are ready to
do so, excent firemen. The Union
Pacific tie-up between Dillon and Butte
will be broken when troops from Omaha
reach the scene to-morrow.

OUIET AT OCIMECO various Northwestern roads. Bench April 5, of several

# QUIET AT OSWEGO.

The State Troops Will Be Withdrawn To-Day.

OSWEGO, N. Y., July 19.—Everything disturbed an is quiet at the Standard Oil Company's is quiet at the Standard Oil Company's property to-day. The barges which came a week ago are not yet unloaded. The military will be withdrawn to-day and the property will be placed in the hands of the Sheriff and fifty deputies.

Nine barges, with an aggregate of 2,000,000 feet of lumber, are expected to-morrow or Saturday, and trouble is looked for on their arrival.

# TWO MEN SHOT TO DEATH.

A Feud Results in a Double Murder at Mill Creek, W. Va. (By Associated Press.) HUNTINGTON, W. Va., July 19 .- On Mill Creek, a stream thirty-five miles

south of this city, a double killing ocsouth of this city, a double killing oc-curred on Tucsday last. On one side were Sam and John Thomson, brothers, and James Huff, a cousin; on the other side were Fearl Thomson, John Thom-son and Wade Thomson, jr., all young men. men.
In the fusiliade Sam shot and killed fearl, and John shot Wade fatally, he having since died. Some of the others were wounded. All the participants were members of families having bad lighting records. The fight grew out of Sam Thomson being stabbed by Pearl at a dance several months ago.

New Consul-General to Samon. (By Associated Press.)
LEXINGTON, Ky., July 19.—James H

SILKS.

Taffeta Checks

Special sale BLACK

Jacob Meyers, a clgar-maker, twentysix years old, of 126 Henry street; San Green, twenty-five years old, of 365 East Sixty-ninth street, and Joseph Clark, twenty-three years old, a tailor, United States District Court to-day the of 614 Water street, were on trial in the Court of General Sessions this afternoon. Meyers and Green were found guilty

Herbert has ordered the cruiser Columbia, now at the Brooklyn Navy-Yard, to proceed to Bluefields just as soon as she can be made ready for the trip.

The order was issued because of the disturbed and threatening state of af-

WASHINGTON, July 19 .- Secretary Herbert made public a portion of the despatch received from Capt. O'Neil, and this described the site ation in Bluefields on July 12, when the star salled, as follows: "The Mosquittes have col-in the neighborhood of Bluefields, and the Ac-Nicaraguan Commissioner has gone to Rama-

# HAS HE TYPHOID FEVER?

Gottfried Hanse Walks Into Chambers Street Hospital III. A man walked into the Chambers Street Hospital this afternoon and complained of feeling ill. On examination

plained of feeling iii. On examination it was discovered that he had every symptom of typhoid fever.

He gave his name as Gottfried Haase, a Swede, thirty-three years old He is a tinsmith by occupation. He said he had no home and no friends.

No further information could be obtained about Haase at the hospital. They refused to give any information concerning his condition. Fourteen Poisoned by Ice-Cream

(By Associated Press.)
PORTLAND, Me., July 18.—After a party at

Palmouth Poreside last night, touriesn people

were taken violently fill. Physicians pronounce it a case of ice cream poisoning. All but three are now considered out of dauger. Miantonomoh Bound Here.

Mulligan has finally accepted the posi-tion of Consul-General to Samoa, and BOSTON, July 19.—The United States will leave at 2 o'clock to-day for his

monitor Miantonomoh sailed from here